

ONTONAGON COUNTY TELEPHONE COMPANY

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March 3, 2016

Marlene H. Dortch, Secretary
Federal Communications Commission
445 Twelfth Street, S.W.
Washington, DC 20554

Attn: Wireline Competition Bureau

Re: Connect America Fund, WC Docket No. 10-90

Dear Ms. Dortch,

Ontonagon County Telephone Company ("Company"), Study Area Code 310717, hereby notifies the Federal Communications Commission ("FCC" or "Commission") and the Wireline Competition Bureau ("WCB" or "Bureau") of changes that the Company made on March 3, 2016 to its previously filed FCC Form 477 containing data as of December 31, 2015.

Ontonagon County Telephone Company's previously-filed FCC Form 477 containing data as of December 31, 2015 had incorrectly excluded 746 census blocks that did include the Company's plant but due to an error in linking our plant records to our billing system records were omitted from the Company's submission. In addition, the technology code was entered in error as technology code 30 versus the correct code 11. The mislabeled census blocks and technology codes were inadvertent errors that came to light when Ontonagon County Telephone Company began reviewing the A-CAM Version 5.2 illustrative results in depth.

Ontonagon County Telephone Company immediately took action and submitted revised forms on March 3, 2016. However, the Company remains concerned that these changes will not be incorporated into the forthcoming versions of the A-CAM. Ontonagon County Telephone Company respectfully requests that the FCC allow these corrections to be included in the A-CAM as soon as possible to reflect accurately these facts. Without these corrections, future versions of the A-CAM will not reflect the facts pertaining to the Census Blocks served by Ontonagon County Telephone Company with the correct broadband technology. Without these corrections, the Commission's universal service policy for the Ontonagon County Telephone Company study area as well as its rate-of-return ILEC neighbors will be frustrated as the amount of support available will not be sufficient to advance broadband technology in the area.

Sincerely,

Camie Nebel Conklin

V.P./Chief Financial Officer

Hiawatha Communications, Inc.

Camie Nebel Conblin

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